

**Remarks**

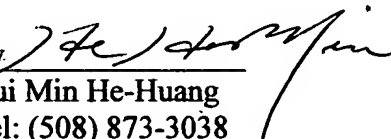
Claim 1, 8, 17, 18, 26, 28 and 33 are amended so that only elected inventions are presented. None elected inventions will be claimed in the divisional applications.

Claims 2, 3, 5, 6, 9, 10, 12, 19, 20, 22, 29 and 30 are withdrawn, and they will be presented in the divisional applications.

In order to keep the list of all claims simple and readable, the applicant did not use "withdrawn-currently amended" option to present product and process claims of none elected inventions, and did not use "new" option to present product and process claims of elected invention. The applicant intends to claim none elected inventions in the divisional applications.

In conclusion, the applicant has elected inventions and identified the claims encompassing the elected inventions. Additionally, the applicant has amended the process claims so that the process claims are dependent on the product claims. Therefore, this reply serves as a complete reply to the Office Action Summary dated on June 8, 2006 in the instant case.

Respectfully submitted,  
Mai De Ltd.

By   
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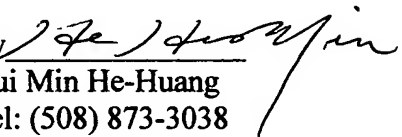
Appl. No. 10/802,585  
Amdt. dated July 3, 2006  
Reply to Office Action Summary on June 8, 2006

**Statement of no new matter added in specifications**

Sir:

In response to the Office communication concerning "Office Action Summary on June 8, 2006, the applicant elected inventions and identified the claims encompassing the elected inventions. There is no new matter added in this amendment.

Respectfully submitted,  
Mai De Ltd.

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